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FOLEY AND LARDNER LLP			VICARY, KEITH E	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Office Action Summary	Application No.	Applicant(s)
	10/561,941	INUO, TAKESHI
	Examiner	Art Unit
	Keith Vicary	2196

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

1) Responsive to communication(s) filed on 22 December 2005.
 2a) This action is FINAL. 2b) This action is non-final.
 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

4) Claim(s) 1-22 is/are pending in the application.
 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
 5) Claim(s) _____ is/are allowed.
 6) Claim(s) 1-22 is/are rejected.
 7) Claim(s) _____ is/are objected to.
 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

9) The specification is objected to by the Examiner.
 10) The drawing(s) filed on 22 December 2005 is/are: a) accepted or b) objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
 a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

1) Notice of References Cited (PTO-892)
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
 3) Information Disclosure Statement(s) (PTO/SB/08)
 Paper No(s)/Mail Date 12/22/2005.

4) Interview Summary (PTO-413)
 Paper No(s)/Mail Date. _____.
 5) Notice of Informal Patent Application
 6) Other: _____.

DETAILED ACTION

1. Claims 1-22 are pending in this application. Claims 1-6, 10, 13-14, and 16 are amended, and claims 7-9, 11-12, 15, and 17-22 are unchanged by an amendment filed 12/22/2005. Claims 1-22 are presented for examination.

Specification

2. The following guidelines illustrate the preferred layout for the specification of a utility application. These guidelines are suggested for the applicant's use.

Arrangement of the Specification

As provided in 37 CFR 1.77(b), the specification of a utility application should include the following sections in order. Each of the lettered items should appear in upper case, without underlining or bold type, as a section heading. If no text follows the section heading, the phrase "Not Applicable" should follow the section heading:

- (a) TITLE OF THE INVENTION.
- (b) CROSS-REFERENCE TO RELATED APPLICATIONS.
- (c) STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT.
- (d) THE NAMES OF THE PARTIES TO A JOINT RESEARCH AGREEMENT.
- (e) INCORPORATION-BY-REFERENCE OF MATERIAL SUBMITTED ON A COMPACT DISC.
- (f) BACKGROUND OF THE INVENTION.
 - (1) Field of the Invention.
 - (2) Description of Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (g) BRIEF SUMMARY OF THE INVENTION.
- (h) BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S).
- (i) DETAILED DESCRIPTION OF THE INVENTION.
- (j) CLAIM OR CLAIMS (commencing on a separate sheet).
- (k) ABSTRACT OF THE DISCLOSURE (commencing on a separate sheet).
- (l) SEQUENCE LISTING (See MPEP § 2424 and 37 CFR 1.821-1.825. A "Sequence Listing" is required on paper if the application discloses a nucleotide or amino acid sequence as defined in 37 CFR 1.821(a) and if the required "Sequence Listing" is not submitted as an electronic document on compact disc).

The specification is objected to for failing to list the following headings:

Background of the Invention, Brief Summary of the Invention, and Detailed Description of the Invention. Appropriate correction is required.

3. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

Drawings

4. The drawings are objected to because "Memory Unit," on Fig. 16, is incorrectly labeled as 8 instead of 80. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required

corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Objections

5. Claims 6, 7, 9, 16-17, and 21-22 are objected to because of the following informalities:

- a. "executing it," claim 6, line 5. The examiner is interpreting this phrase to be "executing them."
- b. "...or the result of adding the value of the address signal line to the value of the address counter is stored in the address counter..." claim 7, lines 7-8. The examiner is interpreting this phrase to be "...or first added to the value of the address counter and then stored in the address counter..."
- c. "...hides the address counter in an address counter stack..." claim 9, lines 2-3. The examiner is interpreting this phrase to be "...hides the value of the address counter in an address counter stack..."
- d. "...condition said..." claim 16, line 3. The examiner is interpreting this phrase to be "...condition, said..."
- e. "...device an..." claim 16, line 8. The examiner is interpreting this phrase to be "...device, an..."
- f. "...execute..." claim 17, line 2. The examiner is interpreting this phrase to be "...executes..."

- g. "...effective detects..." claim 21, lines 5. The examiner is interpreting this phrase to be "...effective, detects..."
- h. "...in which..." claim 22, line 2. The examiner is interpreting this phrase to be "...which includes..."

Appropriate correction is required.

Claim Rejections - 35 USC § 101

6. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

Claims 20-22 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. A claim reciting a program does not fall within any of the categories of patentable subject matter set forth in 35 U.S.C. 101.

Furthermore, claims 20-22 are rejected because they have limitations which seem to be directed towards both a machine claim and a process claim, in effect overlapping two different statutory classes of invention set forth in 35 U.S.C. 101 which sets forth the statutory classes of invention in the alternative only.

Claim Rejections - 35 USC § 112

7. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

8. Claim 12 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

i. "second control device," line 8. The instant specification does not disclose the use of a second control device.

9. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

10. Claims 18 and 20-22 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

j. "a program generation method comprising: a control flow analysis procedure...a command sequence implementation procedure...a program data generation procedure," claim 18, lines 1-2, 6, and 9. A method claim should be composed of steps and not a listing of procedures themselves. Appropriate correction is required.

k. Claims 20-22 as a whole are indefinite and unclear because their limitations do not conform with one statutory class, as the program claim contains both process limitations and machine limitations.

Claim Rejections - 35 USC § 102

11. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

12. Claims 1, 12, 14, and 20 are rejected under 35 U.S.C. 102(b) as being anticipated by Fallside et al. (Fallside) (US PAT 6326806).

Consider claim 1, Fallside discloses an electronic computer comprising; a processing device (Figure 1 as a whole, specifically including the FPGA 104 and the configuration control circuit 106) including reconfigurable hardware that can create a logic circuit with a program (Figure 1, FPGA 104), and a control device (Figure 1, configuration control circuit 106) executing a command specified by the processing device (col. 4, lines 27-29), wherein said command is instructed to be executed when the processing device detects a predetermined condition (col. 4, lines 27-29) and includes a command for execution of switching programs logically creating the reconfigurable hardware (col. 4, lines 27-29, 34-35; col. 6, lines 65-67).

Consider claim 12, Fallside discloses a processing device (Figure 1 as a whole, specifically including the FPGA 104 and the configuration control circuit 106) including reconfigurable hardware that can create a logic circuit with a program (Figure 1, FPGA 104), and a control device (Figure 1, configuration

control circuit 106) executing a command specified by the processing device (col. 4, lines 27-29); wherein said command is instructed to be executed when the processing device detects a predetermined condition (col. 4, lines 27-29) and includes a command for execution of switching programs logically creating the reconfigurable hardware (col. 4, lines 27-29, 34-35; col. 6, lines 65-67); and said processing device comprises a second processing device including reconfigurable hardware that can create a logic circuit with a program (Figure 5, FPGA1-2) and a second control device executing a command specified by the second processing device (Figure 1, configuration control circuit 106).

Consider claim 14, Fallside discloses issuing an instruction to execute a command (col. 4, lines 27-29) when a processing device including reconfigurable hardware that can create a logic circuit with a program (col. 4, lines 27-29, 34-35; col. 6, lines 65-67) detects a predetermined condition (col. 4, lines 27-29); and executing switching programs that logically create reconfigurable hardware (col. 4, lines 27-29, 34-35; col. 6, lines 65-67) by a control device that has received the command execution instruction from the processing device (Figure 1, configuration control circuit 106).

Consider claim 20, Fallside discloses a procedure in which, when a processing device (Figure 1 as a whole, specifically including the FPGA 104 and the configuration control circuit 106) including reconfigurable hardware that can

create a logic circuit with a program (Figure 1, FPGA 104) detects a predetermined condition and issues an instruction to execute a command (col. 4, lines 27-29), a control device (Figure 1, configuration control circuit 106) that has received the command execution instruction from the processing device executes switching programs logically creating the reconfigurable hardware (col. 4, lines 27-29, 34-35; col. 6, lines 65-67).

13. Claim 18-19 are rejected under 35 U.S.C. 102(b) as being anticipated by Smith et al. (Smith) (US PAT 6658564).

Consider claim 18, Smith discloses a control flow analysis procedure in which the control flow of an application program is analyzed (col. 2, lines 18-20, col. 10, lines 51-53; software development tools; col. 11, lines 1-3; system design language profiler), the application program is divided into processing units (col. 2, lines 1-8), and a command sequence intermediate code combining commands controlled by reconfigurable hardware that executes the divided processing units within an electronic computer is generated (col. 2, lines 22-26, software and hardware functions; col. 10, lines 60-61); a command sequence implementation procedure in which a command sequences is generated by translating the command sequence intermediate code into a form that can be executed by the electronic computer (col. 2, lines 25-31, col. 11, lines 56-62; threads and configuration data); and a program data generation procedure in which the

operational content of a processing unit is translated into a form that can be executed by the electronic computer (col. 12, lines 1-6).

Consider claim 19, Smith discloses the application program is divided so that each processing unit can be stored in a program data memory that holds a program creating a logic of said reconfigurable (col. 2, lines 1-8) when the control flow of the application program is analyzed and divided into processing units in said control flow analysis procedure (col. 2, lines 18-20, col. 8, lines 50-53 and 58-61; col. 11, lines 1-3; system design language profiler).

Claim Rejections - 35 USC § 103

14. Claims 2 and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fallside as applied to claim 1 above, and further in view of Abramovici and Trimberger (US PAT 6573748).
15. Abramovici is cited by the applicant in IDS paper filed 12/22/2005.

Consider claim 2, Fallside discloses said processing device comprises a plurality of banks (Figure 5, plurality of FPGAs; also col. 8, lines 61-64) each having a processing element with reconfigurable hardware (Figure 5, plurality of FPGAs; also col. 8, lines 61-64), program data memory holding a program that creates a logic circuit in said reconfigurable hardware (RAM 208 in Figure 5; col. 4, lines 18-20) and connecting it to the outside (Figure 5, data bus).

However, Fallside does not disclose each of a plurality of banks having at least one program data memory each holding a program that creates a logic circuit in said reconfigurable hardware. Furthermore, although Fallside's plurality of FPGAs are shown to be connected to the outside by a data bus, he nevertheless does not explicitly disclose an effective bank selection unit selecting one bank from the plurality of banks, making it effective.

On the other hand, Abramovici does disclose each of a plurality of banks (FPGA1-4 in Figure 2; col. 4, lines 5-7) having at least one program data memory each holding a program that creates a logic circuit in said reconfigurable hardware (col. 4, lines 14-16 and 57-59; dedicated RAM in the reconfigurable hardware).

Having a separate program data memory for each bank would generally minimize execution time as simultaneous reads and writes by different banks would be possible without increased hardware complexity on the memory itself. Furthermore, memory is frequently embedded into reconfigurable hardware to provide temporary data storage.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teaching of Abramovici with the invention of Fallside in order to minimize execution time without increasing memory hardware complexity while providing temporary data storage to the reconfigurable hardware.

However, both Fallside and Abramovici do not disclose an effective bank selection unit selecting one bank from the plurality of banks, making it effective.

Although the use of an effective output selection unit selecting one output from a plurality of outputs, making it effective is well known in the art, Trimberger nevertheless discloses an effective bank selection unit selecting one bank from the plurality of banks, making it effective and connecting it to the outside (Figure 9, 920, 925, 930; col. 6, lines 10-15; the configuration memory is analogous to the bank as it is the data outputs that are relevant).

Using a demultiplexor to select between outputs of anything is well known in the art as a simple way of choosing between two outputs, and using the demultiplexor of Trimberger rather than the data bus of Fallside would result in decreased hardware complexity.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teaching of Trimberger with the invention of Fallside and Abramovici in order to successfully enable the ability of a plurality of banks to output processed data in the same direction without excess hardware complexity.

Consider claim 5, Fallside discloses that said control device interprets and executes (col. 6, lines 18-19); an activate command specifying said effective bank in case where there is a plurality of said banks, and specifying said effective program data memory and activating operation of said specified processing

element when there is a plurality of said program data memories (col. 6, lines 46-47); a halt command halting operation of said specified processing device (col. 6, lines 39-41; the command holds off the configuration operation); an interrupt command issuing an interrupt vector from said control device to said specified processing device (col. 6, lines 36-38; the signal triggers the start-up sequence which is analogous to the interrupt vector in the instant application; alternatively, lines 39-41 for an interrupt in general); a load_prg command transferring program data from a specified memory device to said program data memory (col. 6, lines 42-43); a cancel_prg command canceling the load_prg instruction (col. 6, lines 33-35), and a wait_prg command waiting until completion of the load_prg instruction (col. 6, lines 44-45; the busy signal being asserted is analogous to the wait command).

16. Claims 3-4, 16-17, and 21-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fallside as applied to claim 1 above, and further in view of Trimberger.

Consider claim 3, Fallside discloses that said processing device comprises a bank including a processing element that includes reconfigurable hardware (Figure 1, FPGA 104), a plurality of program data memories each holding a program that creates a logic circuit in said reconfigurable hardware (RAM 208 in Figure 5; col. 4, lines 18-20 and 47-49).

However, Fallside does not disclose an effective block selection unit selecting one memory from the plurality of program data memories and making it effective.

Although the use of an effective block selection unit selecting one memory from a plurality of memories and making it effective is well known in the art, Trimberger nevertheless discloses an effective block selection unit selecting one memory from the plurality of program data memories and making it effective (Figure 9, 920, 925, 930; col. 6, lines 10-15).

Using a demultiplexor to select between outputs of memory is well known in the art as a simple way of choosing between two outputs, and using two smaller memories with a demultiplexor can be more economical than using a bigger memory.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teaching of Trimberger with the invention of Fallside in order to successfully enable the ability of two memories without excess hardware.

Consider claim 4, Fallside discloses that at least one processing element of said processing device is comprised of reconfigurable hardware and the other processing elements are each comprised of reconfigurable hardware or a general-purpose CPU (Figure 5, plurality of FPGAs; also col. 8, lines 61-64).

Consider claim 16, Fallside discloses issuing an instruction to execute a command (col. 4, lines 27-29, 34-35; col. 6, lines 65-67) when a processing device detects a predetermined condition (col. 4, lines 27-29) said processing device including reconfigurable hardware (Figure 1, FPGA 104), a plurality of program data memories that hold programs creating logic circuits of the reconfigurable hardware (RAM 208 in Figure 5; col. 4, lines 18-20 and 47-49); executing, by a control device that has received the command execution instruction from the processing device an activate command (col. 6, lines 46-47).

However, Fallside does not explicitly disclose an effective block selection unit that selects one program data memory from the plurality of program data memories and that makes it effective, and hence does not explicitly disclose controlling the effective block selection unit so as to make a specified program data memory effective and connecting it to the reconfigurable hardware; and switching the content of a logic circuit executed by the reconfigurable hardware.

Although the use of an effective block selection unit selecting one memory from a plurality of memories and making it effective is well known in the art, Trimberger nevertheless discloses an effective block selection unit that selects one program data memory from the plurality of program data memories and that makes it effective, and controlling the effective block selection unit so as to make a specified program data memory effective and connecting it to the reconfigurable hardware; and switching the content of a logic circuit executed by the reconfigurable hardware (Figure 9, 920, 925, 930; col. 6, lines 10-15).

Using a demultiplexor to select between outputs of memory is well known in the art as a simple way of choosing between two outputs, and using two smaller memories with a demultiplexor can be more economical than using a bigger memory.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teaching of Trimberger with the invention of Fallside in order to successfully enable the ability of two memories without excess hardware.

Consider claim 17, Fallside discloses said control device executes (col. 6, lines 18-19); a halt command halting the operation of said specified processing device (col. 6, lines 39-41; the command holds off the configuration operation); an interrupt command issuing an interrupt vector from said control device to said specified processing device (col. 6, lines 36-38; the signal triggers the start-up sequence which is analogous to the interrupt vector in the instant application; alternatively, lines 39-41 for an interrupt in general); a load_prg command transferring program data from a specified memory device to said program data memory (col. 6, lines 42-43); a cancel_prg command canceling the load_prg instruction (col. 6, lines 33-35), and a wait_prg command waiting until the completion of the load_prg instruction (col. 6, lines 44-45; the busy signal being asserted is analogous to the wait command).

Consider claim 21, Fallside discloses a procedure in which, when a processing device including reconfigurable hardware (Figure 1 as a whole, specifically including the FPGA 104 and the configuration control circuit 106), a plurality of program data memories that hold programs creating logic circuits of the reconfigurable hardware (RAM 208 in Figure 5; col. 4, lines 18-20 and 47-49) detects a predetermined condition (col. 4, lines 27-29) and issues an instruction to execute a command (col. 4, lines 27-29, 34-35; col. 6, lines 65-67), a control device (Figure 1, configuration control circuit 106) that has received the command execution instruction from the processing device executes an activate command (col. 6, lines 46-47).

However, Fallside does not explicitly disclose an effective block selection unit that selects one program data memory from the plurality of program data memories and that makes it effective, and hence does not explicitly disclose controlling the effective block selection unit so as to make the specified program data memory effective and switch connection to the reconfigurable hardware.

Although the use of an effective block selection unit selecting one memory from a plurality of memories and making it effective is well known in the art, Trimberger nevertheless discloses an effective block selection unit that selects one program data memory from the plurality of program data memories and that makes it effective, and controlling the effective block selection unit so as to make a specified program data memory effective and switch connection to the reconfigurable hardware (Figure 9, 920, 925, 930; col. 6, lines 10-15).

Using a demultiplexor to select between outputs of memory is well known in the art as a simple way of choosing between two outputs, and using two smaller memories with a demultiplexor can be more economical than using a bigger memory.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teaching of Trimberger with the invention of Fallside in order to successfully enable the ability of two memories without excess hardware.

Consider claim 22, Fallside discloses a procedure in which a halt command halting the operation of said specified processing device (col. 6, lines 39-41; the command holds off the configuration operation); an interrupt command issuing an interrupt vector from said control device to said specified processing device (col. 6, lines 36-38; the signal triggers the start-up sequence which is analogous to the interrupt vector in the instant application; alternatively, lines 39-41 for an interrupt in general); a load_prg command transferring program data from a specified memory device to said program data memory (col. 6, lines 42-43); a cancel_prg command canceling the load_prg instruction (col. 6, lines 33-35), and a wait_prg command waiting until the completion of the load_prg instruction (col. 6, lines 44-45; the busy signal being asserted is analogous to the wait command).

17. Claims 6-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fallside as applied to claim 1 above, and further in view of Birns et al. (Birns) (US PAT 5887189).

Consider claim 6, although Fallside discloses reading commands, interpreting, and executing it (col. 9, lines 12-20; the FPGA provides the desired configuration instruction *signals* to configuration control circuit and then triggers the reconfiguration, with the signals being CFG_MODE in col. 7, lines 3-5; also note that he also discloses that the configuration control circuit could be implemented as a microcontroller, col. 4, lines 56-57); Fallside nevertheless does not disclose a command code memory holding commands that said control device executes, wherein said control device comprises a command code reference device reading commands from the command code memory according to an address specified by said processing device, interpreting, and executing it.

On the other hand, Birns does disclose a command code memory holding commands (Fig. 1, instruction memory 18) that said control device executes (col. 9, lines 49-51) wherein said control device comprises a command code reference device reading commands from the command code memory (col. 3, lines 27-31; decode unit) according to an address specified by said processing device (col. 9, lines 55-57), interpreting, and executing it (col. 9, lines 49-51).

A control device such as a microsequencer that has instructions stored in memory that can be initiated when given an address is more configurable and

cost effective than a control device which executes commands based on predefined signals and not addresses, as to compensate, each of the external devices issuing said signals would need to have additional hardware to implement a series of instructions. Furthermore, Fallside discloses the potential use of a microsequencer as a control device as noted above (col. 4, lines 56-57).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings of Birns with the invention of Fallside in order to allow greater configurability and cost-effectiveness.

Consider claim 7, the claim is rejected for same reasons as claim 6 above. Furthermore, Fallside and Birns discloses that said command code reference device comprises an address counter holding the address of said command code memory (Birns, col. 9, line 56, program counter), and in the exchange of commands between said processing device and said control device (Fallside, col. 6, lines 18-19), a first address control line indicating that an address signal line outputted by said processing device is effective (Fallside, col. 6, line 17, output-enable signals; col. 7, lines 5-7; with the Mode Enable analogous to the Address enable), and a second address counter control line instructing whether the value of the address signal line is stored in the address counter as it is (Birns, col. 9, lines 66-67 and col. 10, line 1; absolute addresses) or the result of adding the value of the address signal line to the value of the

address counter is stored in the address counter when the first control line is effective (Birns, col. 9, lines 55-57; relative branches and displacement).

18. Claims 8-9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fallside and Birns as applied to claim 7 above, and further in view of Stewart et al. (Stewart) (US PAT 5473763).

Consider claim 8, Birns discloses said commands are stored in said command code memory in a format comprising a command code that classifies the commands (col. 3, lines 29-32; because the instructions are decoded, it is inherent that they are represented as some form of opcode), an address counter control code (col. 9, lines 66-67 and 55-57), and said address counter control code includes a load adr command setting the value of the address counter (col. 9, lines 66-67) and a add_adr command adding a specified value to the address counter (col. 9, lines 55-57).

However, Birns does not explicitly disclose a flag that indicates whether or not the following command is executed.

On the other hand, Stewart does disclose a flag that indicates whether or not the following command is executed.

The use of a flag that indicates whether a following command is executed is a common way of putting a processor or microcontroller into idle mode (col. 7, lines 22-25) that doesn't require the use of repeated nop instructions, which typically lowers power consumption. Furthermore, the disclosed stop bit of

Stewart fits into the environment of Fallside and Birns as the invention of Stewart deals with running certain program sequences at a starting address (col. 3, lines 26-32) upon the activation of an external interrupt trigger (col. 3, lines 38-40), which is analogous to Fallside and Birns running certain program sequences upon the receipt of an address and enabling signal from an external reconfigurable logic.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teaching of Stewart with the invention of Fallside and Burns in order to save power.

Consider claim 9, Birns discloses said address counter control code includes a push_adr command that hides the address counter in an address counter stack provided in said control device and that sets a new value to the address counter, and a pop_adr command that returns the value of the address counter stack to the address counter (both of these commands are inherent in col. 10, lines 2-3, return address stack).

19. Claims 10 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fallside as applied to claim 1 above, and further in view of Sachs et al. (Sachs) (US PAT 4860192).

Consider claim 10, Fallside does not disclose a cache device including a cache memory that temporarily holds data to be transferred to said processing

device and a cache controller that controls the cache memory wherein the cache controller is controlled by a command issued by said processing device.

On the other hand, Sachs does disclose a cache device including a cache memory (col. 1, line 18) that temporarily holds data to be transferred to said processing device (col. 1, lines 37-41) and a cache controller that controls the cache memory wherein the cache controller is controlled by a command issued by said processing device (col. 1, line 18).

Implementing a cache in general allows for faster memory accesses, leading to accelerated data transfer and reduced execution time. Furthermore, the use of a cache specifically for holding configurations can allow for specialized direct output to the reconfigurable hardware, facilitating wide parallel loading of the configuration data and reducing configuration times.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teaching of Sachs with the invention of Fallside to reduce total execution and configuration time.

Consider claim 11, the claim is rejected for same reasons as claim 10 above. Furthermore, Sachs said cache device comprises an address translation device that translates an address defined externally to said processing device into an address defined inside of the processing device, and the address translation device is controlled by a command issued by said processing device

(col. 1, lines 19, 32-40; the externally defined address is the main memory, the internally defined address is the cache).

20. Claims 13 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fallside as applied to claims 1 and 14 above, and further in view of Abramovici.

Consider claim 13, Fallside does not disclose a semiconductor integrated circuit implementing the electronic computer as defined in claim 1.

On the other hand, Abramovici does disclose a semiconductor integrated circuit implementing the electronic computer as defined in claim 1 (col. 4, lines 39-40)

Implementing an electronic computer on a semiconductor integrated circuit is an optimal method of doing so for both space and performance considerations.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teaching of Abramovici with the invention of Fallside because of space and performance considerations.

Consider claim 15, Fallside does not disclose, after said switching, while a program in a predetermined program data memory is being executed, a next program is read into another program data memory.

On the other hand, Abramovici does disclose, after said switching, while a program in a predetermined program data memory is being executed, a next

program is read into another program data memory (col. 2, lines 18-21,col. 5, lines 40-41, 53-58; note that the loading of a page into memory is based solely on the input buffer for an unloaded page becoming full, and there is nothing that would suggest that this loading of a page into memory would need to wait until other programs in another memory are finished executing).

Loading a program into a program data memory while another program in a different program data memory is a well-known method for reducing stalls and the total execution time for a processor, and is easily applicable to the environment of the invention of Fallside.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teaching of Abramovici with the invention of Fallside in order to reduce the total amount of execution time for a processor.

Conclusion

21. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Compton et al. (Reconfigurable Computing) summarizes the state of runtime reconfigurable computing, and particularly gives motivations to use a cache structure in the field.

22. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Keith Vicary whose telephone number is (571) 270-

1314. The examiner can normally be reached on Monday - Friday, 8:00 a.m. - 5:00 p.m., EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nabil El-Hady can be reached on 571-272-3963. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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